UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

TATTOO JOHNNY, INC.,

Plaintiff,

V.

CHRISTIAN AUDIGIER, INC., SHOP ON
STAGE, INC., CHRISTIAN AUDIGIER, TY
BOWERS, MACY'S, INC.,
BLOOMINGDALE'S, INC., NORDSTROM,
INC., VANGUARD APPAREL LIMITED,
JOHN DOES 1-100, inclusive,

Defendants.

RULE 7.1 STATEMENT OF DEFENDANT NORDSTROM, INC.

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Attorneys for Defendants Christian Audigier, Inc., Shop on Stage, Inc., Christian Audigier, Macy's, Inc., Bloomingdales, Inc., Nordstrom, Inc. and Vanguard Apparel Limited.

RULE 7.1 STATEMENT OF NORDSTROM, INC.

Pursuant to Federal Rule of Civil Procedure 7.1 [formerly Local General Rule 1.9] and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for Defendant Nordstrom, Inc. (a private non-governmental party) certifies the following:

- 1. Nordstrom, Inc. is a publicly held corporation.
- 2. There are no corporations or other publicly held entities that own ten percent or more of the stock of Nordstrom, Inc.
- 3. There is no publicly held corporation or other publicly held entity that has a direct financial interest in the outcome of this litigation.

/s Richard LaCava____ Date: August 4, 2008 Richard LaCava (RL 1671) on behalf of Defendant Nordstrom, Inc.